

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NA	MED INVENTOR	ywn, D.C. 2023	ATTORNEY DOCKET NO.
00/106 706				
08/126,706 09/2	3/93 NILSSEN	·	. 0	
			MIS, D	EXAMINER
OLE K. NILSSEN	B5M1/	B5M1/0805	ART UNIT	PAPER NUMBER
CEASAR DRIVE BARRINGTON, IL 600	310			7
	510		2502	
•			DATE MAILED:	AA 4AE 4
This is a communication from the examin	er in charge of your application	n.	an a	08/05/94 **
COMMISSIONER OF PATENTS AND TR	RADEMARKS		Mark Market Mark	•
\ /		مر	A. A. A.	
This application has been examined	Responsive to comm	nunication filed on		☐ This action is made final.
A shortened statutory period for response	to this action is set to expire	month(s),	( )	-
Failure to respond within the period for re-	sponse will cause the applicati	ion to become abandone	d. 35 U.S.C. 133	rom the date of this letter.
Part I THE FOLLOWING ATTACHMEN	IT(S) ARE PART OF THIS AC	CTION:		
1. Notice of References Cited by	Examiner, PTO-892.	2. Notice	of Draftsman's P	atent Drawing Review, PTO-948.
Notice of Art Cited by Applican		4. Notice	of Informal Pater	t Application, PTO 152/
5. Information on How to Effect D	rawing Changes, P1O-1474.	6.	Sting LA	Denda Offrattenen
Part II SUMMARY OF ACTION	,			
1. Claims / - 5				_ are pending in the application.
Of the above, claims			ar	e withdrawn from consideration.
2. Claims				_ have been cancelled.
3. Slaims/				are allowed.
4. Claims			•	are rejected.
				are objected to.
6. Claims				_ ·
				on or election requirement.
This application has been filed wit		C.F.R. 1.85 which are ac	ceptable for exam	ination purposes.
8. Formal drawings are required in re				
The corrected or substitute drawing are □ acceptable; □ not acceptable.	ngs have been received on able (see explanation or Notice	of Draftsman's Patent I	Under 37 ( Drawing Review, P	C.F.R. 1.84 these drawings TO-948).
<ol> <li>The proposed additional or substite examiner; ☐ disapproved by the</li> </ol>	tute sheet(s) of drawings, filed examiner (see explanation).	on	has (have) been	□ approved by the
11. The proposed drawing correction,				
12. Acknowledgement is made of the o	claim for priority under 35 U.S serial no.	.C. 119. The certifled co	ppy has been r	eceived  not been received
13. Since this application apppears to accordance with the practice unde	be in condition for allowance of r Ex parte Quayle, 1935 C.D.	except for formal matters 11; 453 O.G. 213.	, prosecution as to	the merits is closed in
14. Other				



Serial Number: 08/126,706

Art Unit: 2502

1. The oath or declaration is defective. A new oath or declaration in compliance with 37 C.F.R. § 1.67(a) identifying this application by its Serial Number and filing date is required. See M.P.E.P. §§ 602.01 and 602.02.

The oath or declaration is defective because: On page 1, line 13, "06/" should be --07/--.

- 2. The drawings are objected to because the drawings that are constituted by plural separate figures must be labeled with different figure numbers. A print showing the proposed drawing corrections in red ink is required with the next response. Correction is required.
- 3. The disclosure is objected to because of the following informalities:
- a. On page 1, line 5, "09/063,075" should be --08/063,075--; line 8, "06/" should be --07/--; and the status of each parent application should be inserted, i.e. "07/840,528" is --,now Patent No. 5,189,342-- and the sixth last to second last parent applications are --, now abandoned--, the remaining three parent applications may also be patented or abandoned before this application is issued.
- b. Reference to the drawings should be clarified as to which ones of the figures of the plural-figure drawings are referred to

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and the Brief Description of the Drawings should be changed to include each separate figure.

- c. On page 40, line 23, "avalance" should be --avalanche--.

  Appropriate correction is required.
- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 5. This application is in condition for allowance except for the following formal matters: (See the above formal matters.).

Prosecution on the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE TWO MONTHS FROM THE DATE OF THIS LETTER.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Mis whose telephone number is (703) 308-4907.

DAVID MIS EXAMINER

GROUP ART UNIT 252

dm

August 2, 1994